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Serial No. 10/800,988 Customer No. 24498

PF030050

OCT 2 2 2007

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Inventor(s)

Jurgen Stauder et al.

Serial No.

10/800,988

Filed

March 15, 2004

Title

METHOD FOR IDENTIFICATION OF TOKENS IN VIDEO

SEQUENCES

Examiner

Thomas M. Redding

Art Unit

2624

FURTHER REQUEST TO CORRECT THE INVENTORSHIP **PURSUANT TO 37 C.F.R. 1.48(a)**

Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450

Sir:

- 1. On, August 15, 2007, a petition was received by the United States and Trademark Office to add the inventors "Lionel Oisel" and "Louis Chevallier" as inventors to the application identified above.
- 2. On September 28, 2007, the USPTO denied such a petition because:
- a. The petition was not accompanied with a statement as required under 37 C.F.R. 1.48(a)(2).
- b. The petition lacked the written consent either of the inventors or the assignees to which the inventors assigned such an application.
- c. The oath/declaration was deficient because the oath/declaration submitted to the USPTO at the time of filing the application was cut off (as shown in the response from September 28, 2007).
- 3. Applicants therefore request reconsideration of the present petition for the reasons and evidence submitted below.
- 4. With this paper, the assignee (Thomson Licensing S.A.) to which this application is assigned requests a change in the listed inventors to correct the listed inventorship of this application. 37 C.F.R. 1.48(a)(1) and 1.48(a)(5). This request is also repeated on a paper included with this petition.
- 5. Applicants are submitting with this petition a statement from each inventor indicating that the addition of the missing inventor(s) was done without deceptive intent. 37 C.F.R. 1.48(a)(2).

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- 6. Applicants are submitting with this petition a new (replacement) oath and declaration which each inventor has re-executed. 37 C.F.R. 1.48(a)(3).
- 7. Applicants request that Deposit Account 07-0832 be charged the processing fee as set forth in 37 C.F.R. 1.17(i). 37 C.F.R. 1.48(a)(4), if such a fee is owed.

Henceforth, Applicants request that the Examiner add the two missing inventors, as the requirements under 37 C.F.R. 1.48(a) are met. Please charge any additional fees owed in connection with this matter to Deposit Account 07-0832. Please charge any credit any overpayment, to Deposit Account 07-0832, if any is owed to the Applicants.

Kindly address any questions or anything further regarding this request to Applicants' attorney at the address and telephone number listed below.

Respectfully submitted, Jurgen Stauder et al.

Joel M. Fogelson/
By: Joel M. Fogelson
Reg. No. 43,613
Phone (609) 734-6809

Date October 22, 2007

Patent Operations
Thomson Licensing LLC
P.O. Box 5312
Princeton, New Jersey 08543-5312

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I, Joel Fogelson, who is the duly appointed representative of Thomson Licensing S.A. hereby requests and provides consent (as under 37 C.F.R. 1.48(a)(5) that "Lionel Oisel" and "Louis Chevallier" be added as inventors to this application.

/Joel M. Fogelson/ Joel M. Fogelson October 22, 2007

STATEMENT

US patent application 10/800988 filed March 15, 2004 entitled « Method for identification of tokens in video sequences »

As below named inventors, we hereby declare that:

The addition of the missing inventor was done without deceptive intent

Jurgen	51	ΑU	DER	_

Date: October 17, 2017

Signature:

Bertrand CHUPEAU

Date: 17/10/07

Signature

Lionel OISEL

Date:

Signature:

Louis CHEVALLIER

Date:

Signature:

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OCT 2,2 2007

Docket No.: PF030050

DECLARATION AND POWERS OF ATTORNEY

As a below named inventor, i hereby declare that:

My residence, post office address and diszenship are as stated below hext to my name. I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plurat names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled
METHOD FOR IDENTIFICATION OF TOKENS IN VIDEO SEQUENCES
the specification of which was filed on March 15, 2004 as Application Serial No. 10/800988 and was amended on
March 15, 2004 or, if not identified here by filing date and serial number, is attached hereto.
I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment
referred to above. I acknowledge the duty to disclose information which is material to the examination of this application in accordance with 37 CFR 1.56.
I hereby claim foreign priority benefits under 35 USC 119 of any foreign application(s) for patent or inventor's certificate listed below and have also identified below any foreign application for patent or inventor's certificate by me or my representatives or assigns for this invention having a
filing date before that of the application on which priority is claimed.
Application No. 03290696.8 in EP on March 19, 2003 priority claimed [x] Yes [] No
Application No. Inonpronty claimed [] Yes [] No
Application No. in on priority claimed [] Yes [] No Application No. in on priority claimed [] Yes [] No I hereby claim the benefit under 35 USC 119(e) of any United States provisional application(s) as listed below.
Application No Filed
Application No. Filed
I hereby claim the benefit under 35 USC 120 of any United States application(s) listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of 35 USC 112, 1
acknowledge the duty to disclose material information as defined in 37 CFR 1.56(a) which occurred between the filing date of the prior application
and the national or PCT international filing date of this application
Serial No Filed [] patented [] pending [] abandoned
Serial No Filed [] patented [] pending [] abandoned
I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are
punishable by fine or imprisonment, or both, under 18 USC 1001 and that such willful false statements may jeopardize the validity of the
application or any patent issued thereon.
I hereby appoint, individually and collectively, the following as my/our attorney or agent with full power of substitution and revocation, to
prosecute this application and to transact all business in the U.S. Palent and Trademark Office connected therewith:
Joseph J. Laks Registration No. 27,914 and
Harvey D. Fried Registration No. 28,298 and
Ronald H. Kurdyla Registration No. 26,932 and
Robert D. Shedd Registration No. 36,269 and
Vincent E. Duffy Registration No. 39,964
BUTANE ACCOUNT ALL
PLEASE ADDRESS ALL' COMMUNICATIONS TO: JOSEPH J. LAKS, VICE PRESIDENT
PATENT OPERATIONS
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Rev 02/2006

Docket No.: PF030050

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